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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/955,136	09/19/2001	Yutaka Tokura	35.C15798	8381
5514	7590 05/18/2006		EXAMINER	
FITZPATRICK CELLA HARPER & SCINTO 30 ROCKEFELLER PLAZA			HANG, VU B	
NEW YORK, NY 10112			ART UNIT	PAPER NUMBER
			2625	
		DATE MAILED: 05/18/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/955,136	OKA, RYUICHI				
Office Action Summary	Examiner	Art Unit				
•	Vu B. Hang	2625				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address						
Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nety filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
	Responsive to communication(s) filed on 19 September 2001.					
<i>,</i>	, _					
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) Claim(s) 11-15,17-23 and 25-32 is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
7) Claim(s) is/are objected to.	6)⊠ Claim(s) <u>11-15,17-23 and 25-32</u> is/are rejected.					
8) Claim(s) are subject to restriction and/or election requirement.						
, ,,						
Application Papers						
9)⊠ The specification is objected to by the Examiner. 10)⊠ The drawing(s) filed on 10 September 2001 in/are: s)⊠ accepted or b)□ objected to by the Examiner.						
10)⊠ The drawing(s) filed on <u>19 September 2001</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) ☐ All b) ☐ Some * c) ☐ None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
Copies of the certified copies of the prior	·	ed in this National Stage				
application from the International Bureau	, ,,,					
* See the attached detailed Office action for a list	of the certified copies not receive	ea.				
Attachment(s)	_					
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4)					
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date		Patent Application (PTO-152)				

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Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 11-14 and 19-23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kato (US Patent 5,978,557) in view of Idehera (US Patent 6,912,057 B1), and in further view of Ikenoue et al. (US Patent 5,056,769).

Regarding Claims 11-12 and 19-20, Kato discloses an information processing apparatus connected to a first printer and a second printer (see Fig.8, Col.1, Line 45-50 and Col.8, Line 60-61), comprising: a discriminating unit adapted to discriminate to which of the first printer and second printer each page of information outputted (see Fig.4 (S8, S9, S12) and Col.1, Line 57-65); and an output unit adapted to output to the first printer, the print information which was determined to be outputted to the first printer, and to output to the second printer, the page in the print information which was determined to be outputted to the second printer (see Fig.4 (S8, S9, S12), Fig.8, and Col.1, Line 57-65). Kato fails to expressly disclose a controller for adding control information for switching ejecting positions in manner such that the pages are sorted and ejected on the basis of succeeding page numbers. Idehera, however, discloses the switching of ejecting positions regarding pages in which succession of page numbers was broken in a manner that the pages are sorted and ejected on the basis of succeeding page numbers (see Fig.3A-3C and Col.4, Line 47-51). Ikenoue further discloses a controller for sorting printing document

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sheets that operates on data that includes the image data to be printed and control information (see Fig.8 (212), Col.10, line 37-50 and Col.10, Line 64-67).

Kato, Idehera and Ikenoue are combinable because they are from the same field of endeavor, namely print document-handling systems. At the time of the invention, it would have been obvious for one skilled in the art to include to Kato's information processing apparatus a controller for adding control information for switching ejecting positions in manner such that the pages are sorted and ejected on the basis of succeeding page numbers. The motivation would be to automatically sort and organize the printed documents that are a mixture of black/white pages and color pages. It is further obvious that the controller could receive control information by the user indicating an ejecting destination in either printer. The motivation would be to separate the related documents for easy retrieval at the printing station.

Regarding Claims 13 and 21, Ikenoue further discloses control information in accordance with a sorting function a printer has (see Col.10, Line 37-50 and Col.10, Line 64-67).

Regarding Claims 14 and 22, Idehera further discloses a sorter processing function for sorting and outputting each sheet by using a plurality of bins (see Fig.1 (102), Fig.3A-3C, Col.4, Line 48-52). At the time of the invention, it would have been obvious to include to the controller information for instructing the sorter processing function to sort and output each sheet by using a plurality of bins. The motivation would be to separate the documents for easy retrieval at the printing station.

Claims 15 and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kato (US Patent 5,978,557) in view of Idehera (US Patent 6,912,057 B1), and in further view of Ikenoue et al. (US Patent 5,056,769), and in further view of Green (US Patent 5,513,839).

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Regarding Claims 15 and 23, Kato, Idehera and Ikenoue disclose the apparatus of Claim 13 but fail to disclose a shift processing function. Green, however, discloses a shift processing function for deviating the ejecting position of each output sheet and putting the sheets onto the same tray (see Col.1, Line 53-67).

Kato, Idehera, Ikenoue and Green are combinable because they are from the same field of endeavor, namely print document-handling systems. At the time of the invention, it would have been obvious to include to the controller shift processing instructions for deviating the ejecting position of each output sheet and putting the sheets onto the same tray. The motivation would be to partially separate the printed documents for easy retrieval at the printing station.

Claims 17-18 and 25-28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kato (US Patent 5,978,557) in view of Idehera (US Patent 6,912,057 B1), and in further view of Ikenoue et al. (US Patent 5,056,769).

Regarding Claims 17 and 25, Kato further discloses that the discriminating unit discriminates to which the first printer and the second printer each page of the print information should be outputted in accordance with whether information to be color printed exists in each page of the print information or not (see Fig.4 (S4, S8, S9, S12) and Col.1, Line 57-65).

Regarding Claims 18 and 26, Kato further discloses that the first printer is a monochromatic printer and the second printer is a color printer (see Fig.8 (2000,3000)).

Regarding Claims 27 and 28, Claims 27-28 cite identical features as Claim 11 except

Claims 27-28 are computer readable medium claims. Thus, arguments similar to that presented

above for Claim 11 are equally applicable to Claims 27-28 because without a computer readable

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medium to store a program that makes it possible for the apparatus to operate, the apparatus could not function.

Claims 29-32 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kato (US Patent 5,978,557) in view of Idehera (US Patent 6,912,057 B1).

Regarding Claims 29 and 31, Kato discloses an information processing apparatus capable of communicating with a plurality of print control apparatuses including a color print control apparatus and a monochromatic print control apparatus (see Fig.1 (1,7), Fig.2, Fig.8 and Col.3, Line 25-31), the information processing apparatus comprising: a discriminating unit adapted to discriminate whether print data to be output to any of the plurality of print control apparatuses is color data or monochromatic data (see Fig.4 (S8, S9, S12) and Col.1, Line 57-65); a determination unit adapted to determine whether the print data to be output either to the color print control apparatus or the monochromatic print control apparatus based on the discrimination made by the discrimination unit (see Fig.4 (S8, S9, S12), Fig.8, and Col.1, Line 57-65); and designating an ejecting destination (see Fig.4 (S8, S9, S12)). Kato fails to disclose determining whether a page is serial or not. Idehera, however, discloses a sorting function that determines whether a page is serial or not (see Fig.1 (102), Fig.3A-3C and Col.4, Line 48-52).

Kato and Idehera are combinable because they are from the same field of endeavor, namely print document-handling systems. At the time of the invention, it would have been obvious for one skilled in the art to include to Kato's information processing apparatus a means for determining whether a page is serial or not. The motivation would to determine whether each of the pages belong to the same document in both the color print control apparatus and the

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monochromatic print control apparatus. This would benefit the reorganizing process when the related printed document sheets are regrouped together for retrieval.

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Regarding Claims 30 and 32, Kato and Idehera disclose the apparatus of Claim 30 but fail to expressly disclose a holding unit adapted to hold information on the first or second ejection destination. Kato, however, discloses a print network system including a print server (see Fig.1 (1,7), Fig.2 (20) and Col.3, Line 29-31). At the time of the invention, it would have been obvious to use the print server as a holding unit for holding information on the first or second ejection destination. The motivation would be to automatically eject the document pages to either the first or second printer depending on the color information contained in the image data.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Vu B. Hang whose telephone number is (571) 272-0582. The examiner can normally be reached on Monday-Friday, 9:00am - 6:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tylwer M. Lamb can be reached on (571) 272-7406. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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